IN THE DISTRICT COURT OF THE UNITED STATES FOR THE MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION

UNITED STATES OF AMERICA)	
V.)	CR. NO. 2:06-cr-122-MEF
KENDALL R. WATSON)	

SUPPLEMENTAL RESPONSE TO MOTION TO SUPPRESS

COMES NOW the United States of America, by and through Leura G. Canary, United States Attorney for the Middle District of Alabama, and files the above-captioned response, and as reasons therefore, submits the following:

Pursuant to the Court's request, the Government submits a copy of Montgomery P. D. NCIC/ACJIC Returns (Attachment A), and the Government's decoding of Attachment A (Attachment B), which indicates that the defendant was in route to headquarters at 2:39 a.m.

Respectfully submitted this the 4th day of August, 2006.

LEURA G. CANARY UNITED STATES ATTORNEY

/s/Tommie Brown Hardwick TOMMIE BROWN HARDWICK Assistant United States Attorney One Court Square, Suite 201 Montgomery, AL 36104 Phone: (334)223-7280

Fax: (334)223-7135

E-mail: tommie.hardwick@usdoj.gov

ASB-4152 W86T

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION

UNITED STATES OF AMERICA)	
V.)	CR. NO. 2:06-cr-122-MEF
KENDALL WATSON)	

CERTIFICATE OF SERVICE

I hereby certify that on August 2, 2006, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the following: James Robert Cooper, Jr., Esquire.

Respectfully submitted,

/s/Tommie Brown Hardwick TOMMIE BROWN HARDWICK Assistant United States Attorney One Court Square, Suite 201 Montgomery, AL 36104 Phone: (334)223-7280

Fax: (334)223-7135

E-mail: tommie.hardwick@usdoj.gov

ASB-4152 W86T